Application of:

Electronic Filing

9609

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PREPARATION OF SAME

Swain et al.

Application No.: 10/647,071

Art Unit: 1639

Filed: August 22, 2003 Examiner: Steele, Amber D.

For: HAPTEN-CARRIER Attorney Docket No.: 11662-003-999

CONJUGATES FOR USE IN CAM No.: 526624-999003 DRUG-ABUSE THERAPY AND METHODS FOR

Confirmation No.:

DECLARATION UNDER 37 C.F.R. § 1.132

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir

This Declaration is submitted to establish that the claims of the above-captioned application and the relevant subject matter of U.S. Patent No. 6,054,127 were derived from the same inventors. Any invention disclosed but not claimed in U.S. Patent No. 6,054,127 relevant to the claims of the above-captioned application was derived from the inventors of the above-captioned application, and is thus not an invention "by another." U.S. Patent No. 6,054.127 was cited by the Examiner in an Office Action dated April 6, 2009.

We, the undersigned, declare:

- Philip A. Swain, Julia L. Greenstein, Victoria C. Schad, Mark A. Exley,
 Barbara S. Fox, and Stephen P. Powers, the undersigned, along with Macolm L. Gefter are the named inventors of the above-captioned application.
- Philip A. Swain, Julia L. Greenstein, Victoria C. Schad, Mark A. Exley,
 Barbara S. Fox, Stephen P. Powers, Macolm L. Gefter, and Thomas J. Briner are the named inventors of U.S. Patent No. 6.054.127.
- 3. The portions of U.S. Patent No. 6,054,127 that are relevant to the claims of the above-captioned application that were disclosed, but not claimed, in U.S. Patent No. 6,054,127 originated from Philip A. Swain, Julia L. Greenstein, Victoria C. Schad, Mark A. Exley, Barbara S. Fox, and Stephen P. Powers, the undersigned, along with Macolm L. Gefter
- The other co-inventor of U.S. Patent No. 6,054,127, Thomas J. Briner, did not
 make an inventive contribution to the claims of the above-captioned application.
- 5. We hereby declare that all statements made herein are of our own knowledge and are true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under 38 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued.

	Date:
Philip A. Swain	
	Date:
Julia L. Greenstein	
	Date:
Victoria C. Schad	
	Date:
Mark A. Exley	
3005	Date: 50~ 2, 2009
Barbara S. Fox	
	Date:
Stephen P. Powers	

NYI-4187437vI 2